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4 Attorney for Defendant
5 Judy Rocca Grafton (Teoli)

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8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE EASTERN DISTRICT OF CALIFORNIA

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11 UNITED STATES OF AMERICA,)
12) NO. Cr.S 04-0254-01 GEB
13 Plaintiff,)
14)
15 v.) **MOTION TO TERMINATE PROBATION**
16 JUDY ROCCA GRAFTON,)
a.k.a. Judy Rocca Teoli,)
Defendant.)
_____)

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18 The defendant, through her attorney, DONALD P. DORFMAN, Attorney
19 at law, respectfully moves this court for an order pursuant to
20 18 U.S.C. § 3564(C) terminating the term of her probation. As grounds
21 in support of this motion, the defendant states the following.

22 Ms. Teoli was charged under 18 U.S.C. § § 4 Misprision of a
23 Felony. On 9 July, 2004, she entered a plea of guilty to that charge.
24 On 24 September, 2004 she was placed on probation for 5 years and paid
25 a \$100 penalty assessment. Further, she agreed to surrender her
26 commission as a Notary Public and waived her right to appeal.

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1 Her conduct in the offense was that she notarized loan agreements
2 presented to her for individuals she knew were not the persons named in
3 the loan agreements.

4 Since the date of her sentencing, she complied with and completed
5 all conditions prescribed in her order of probation. As part of their
6 membership in her church, Judy and her husband have been called upon to
7 go on missions which would take them out of State and even out of the
8 country. While on probation, she would be prohibited from accompanying
9 her husband on those trips. Further, she has been asked to assist the
10 mission team who service Juvenile Hall and recovery homes. Judy has
11 been denied access due to this fact of her probations statues. Her
12 probation officers have no problem with an early termination from
13 probation. Although the officers would not initiate a letter to the
14 court to this effect, each has indicated that they would respond
15 favorably to the court if an inquiry were directed to them.

16 While Mrs. Teoli is being supervised by officers in San Bernadino,
17 I have been asked U.S. Probation Officer Teresa Hoffman of the Eastern
18 District Office to initiate this request for early terminations of Mrs.
19 Teoli's probation.

20 § 3564(C) of 18 U.S.C. states that in the case of felony, probation
21 may be terminated at any time after the expiration of one year if the
22 court is satisfied that such action is warranted by the conduct of the
23 defendant and in the interest of Justice.

24 I have contacted AUSA Michelle Rodriguez who indicates that she
25 has no objections to the early termination and the discharge of
26 Mrs. Teoli.

27 Supervision is no longer necessary and the resources of the
28 Probation Office need not be spent on this case.

1 **CONCLUSION**

2 For the above reasons, the defendant respectfully requests that
3 her probation be terminated.

4 Respectfully submitted,

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DONALD P. DORFMAN
8 Attorney for Defendant
9 JUDY ROCCA GRAFTON (TEOLI)

10 IT IS SO ORDERED.

11 DATED: March 12, 2007

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UNITED STATES DISTRICT JUDGE
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